tion, sufficient for the identification of such name, names, marks or devices, and need not contain a certified copy of the acknowledgment. The provisions of Sections 331 to 339 shall apply to all bottles, kegs, boxes, trays, carries,* crates, founts, syphons, jugs, tins, barrels, casks or any other vessels upon which said name or names, marks or devices, shall appear as aforesaid, whether or not any of the same shall be in existence at the time of said filing and publications.

1904, art. 27, sec. 307. 1888, art. 27, sec. 202. 1882, ch. 491, sec. 2. 1892, ch. 262. 1902, ch. 245.

332. The said several clerks mentioned in the preceding section shall record in some book of record in their custody, respectively, all such descriptions filed with them, and also copies of the said advertisement in the newspaper, certified to by the publishers of said newspaper in which the same has been published, and said respective clerks shall furnish copies thereof duly certified by them in the usual manner to any person who may apply therefor, and shall receive for such recording and such copies the fees paid with respect to bills of sale, and a certified copy of the said description and of the said advertisement, and the said certificate of the said publishers of the said newspaper, when certified to under the hand of the clerk with whom the same are of record, with the seal of his office attached, shall be evidence that the provisions of the preceding section have been complied with, and shall be prima facie evidence of the title of the person, persons, partnership or body corporate named therein to the said kegs, boxes, trays, carriers, crates, founts, bottles, syphons, jugs, tins, barrels, casks or any other vessels upon which the name or names, marks or devices of such person, persons, partnership or body corporate may appear as described in said description.

Ibid. sec. 308. 1888, art. 27, sec. 203. 1892, ch. 491, sec. 3. 1892, ch. 262. 1902, ch. 245. 1906, ch. 47.

After any person, persons, partnership or body corporate, shall have filed and published his, her, its or their description of such name or names, marks or devices in accordance with the provisions of Sections 331 to 339, it is hereby declared to be unlawful for any or all other persons, partnerships and bodies corporate to fill in any way any kegs, boxes, trays, carriers, crates, founts, bottles, syphons, jugs, tins, barrels, casks or any other vessel upon which such name or names, or other marks or devices shall be printed, branded, stamped, stenciled, engraved, etched, blown, impressed or otherwise produced, with mineral, soda or aeriated waters, wine, beer, porter, ale, cider, ginger ale, small beer, lager beer, weiss beer or other beverage, or with milk, cream or their by-products including ice-cream, or to deface, erase, obliterate cover up or otherwise remove or conceal any such name or names or other marks or devices thereon, or to have on sale, offer for sale, buy, sell, take, give, receive, handle in the course of business, hire, rent, lend, transport, carry in wagons, carts, pushcarts or other vehi-

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^{*}This is the wording in the official copy of the acts.